NOTICE OF CONFIDENTIALITY RIGHTS: A NATURAL PERSON MAY IREMOSE OR STRIKE ANY OR A GINFORMATION BEFORE IT IS FILED IN THE PUBLIC R. JULIAN SECURITY NUMBER OR YOUR

DRIVER'S LICENSE NUMBER ne Henderson

XTO REV PROD 88 (7-69) PAID UP (04/17/07)B

OIL, GAS AND MINERAL LEASE

THIS AGREEMENT made this 7th day of April, 2009, between Hiltbrunner, Randell W & Lana Pentony Lessor (whether one or more), whose address is: 10332 Lone Pine Ln Fort World

Lessor (whether one or more), whose address is: 10332 Lone Pine Ln Fort Worth Tx , and XTO Energy Inc., whose address is: 810 Houston St., Fort Worth, Texas 76102, Lessee, WTNESSETH:

1. Lessor, in consideration of ten dollars and other valuable consideration, receipt of which is hereby acknowledged, and of the covenants and agreements of Lessee hereinafter contained, does hereby grant, lease and let unto Lessee the land covered hereby for the purposes and with the exclusive right of exploring, drilling, mining and operating for, producing and owning oil, gas, sulphur and all other minerals (whether or not similar to those mentioned), together with the right to make surveys on said land, lay pipe lines, establish and utilize facilities for surface or subsurface disposal of salt water, construct roads and bridges, dig canals, build tanks, power stations, telephone lines, employee houses and other structures on said land, necessary or useful in Lessee's operations in exploring, drilling for, producing, treating, storing and transporting minerals produced from the land covered hereby or any other land adjacent thereto. The land covered hereby, herein called "said land," is located in the County of Tarrant _______, State of Texas, and is described as follows:

THE SOUTH 50 FEET OF THE WEST 1/2 OF BLOCK 42, SILVER LAKE ADDITION, TO THE CITY OF FORT WORTH, TARRANT COUNTY, TEXAS, ACCORDING TO PLAT RECORDED IN VOLUME 24, PAGE 36, PLAT RECORDS, TARRANT COUNTY, TEXAS.

This issue also covers and motudes, in addition to that above described and (a) owned or damned by Lessor by Imitation, prescription, possession, reversion, after-acquired tills or uneconded retrument or (b) as to which Lessor has a preference (in) of acquisition. Lessor agrees fo execute any applicanced in this international control of the control

5. Lesses may at any time and from time to time execute and deliver to Lessor or file for record a releases of this lease as to any part or all of seal land or of my mineral or horizon thresunder, and thereby be relieved at all deligations, as to the released descapes or interest.

6. Whenever used in this lesses the word operations, "shall make one predicting for any of the following," proparing the deflication or access road, drilling, feeling, completing, reworking, recompleting, deepening, sideracking, flugging back or spaking of a well in search for or in an embeave to folding production of oil, gas, sulptur or other mineral, whether or not complete the complete of the production of the production of logic, sulpture or other mineral, whether or not complete the complete of the production of the production of logic, sulpture or other mineral, whether or not complete the production of the production of logic, sulpture or other mineral, whether or not complete the production of the production of logic, sulpture or other mineral, whether or not complete the production of logic and sulpture of of logic

03-09-2011

except as expressly stated.

15. It is hereby agreed and understood that there shall be no drilling activities on the surface of the leased premises without the prior written permission from the surface owner of the applicable portion of the leased premises. Notwithstanding the foregoing, this waiver of surface shall not be construed as a waiver of the rights of Lessee to utilize the subsurface of the leased premises under this lease, and Lessee shall have the right to exploit, explore for, develop and produce oil, gas and other covered minerals under this lease from wells from surface locations off the leased premises, including, but not limited to, directional or horizontal drilling activity which comes under the surface of the leased premises. This drilling surface waiver does not apply to any surface rights associated with instruments other than this lease.

IN WITNESS WHEREOF, this instrument is executed on the da	ate first above written.
Will Stilling	
Have K. Beston	
STATE OF Texas \$ \$ ss. COUNTY OF Texas \$ This instrument was acknowledged before me on the 23 to de	(ACKNOWLEDGMENT FOR INDIVIDUAL) By of 754, 200(by
This instrument was acknowledged before me on the 23 de Ravold Hilt brunner and Lana Pare	Signature Notary Public
My commission expires: JARED DANIEL KESLER Notary Public, State of Texass My Commission Expires	Printed Tared Kasles